# KANSAS DUCK HUNTERS PIN FAITH IN MURDOCK

Demand That Progressive Leader Have "Open Season" Ruling Changed.

Declare Birds Fail to Alight in That State During Time Specified for Shooting.

"Let Victor Murdock stand for the de mands of the duck hunters of Kansas and we will let him lead us onward forever, is the valiant plea of a man who carried ducking gun into the office of the pr gressive leader of the House today. His omplaint was a serious one and affects long, dry and dusty section of country between latitudes 35 and 40. The duck bunters of Kansas are so upset because of the open season set for their territory by the biological survey that they have petitioned Secretary Houston of the Department of Agriculture to have it to the old woman, when agula she heard

The trouble is that Kansas has just awakened to the fact that when the ducks fly south again they will not alight in Kansas at any time within the newly authorized "open season." The biological survey, hoping to give Kansas a good time shooting ducks, chalked off an open season for the Whiskers state lastins from September 1 to December 16.

### No Ducks There, Says Murdock.

"And during that entire time," said Representative Murdock today, "I don't suppose there's a duck in the whole state of Kansas. Wouldn't we look pretty squatting around there with a bunch of guns in our hands waiting for a flock of ducks, when every duck in the world knows that there is scarcely a drop of water in Kansas all that time. Ducks, it is averred, take to water, and you wouldn't be likely to find a flock of wild ones trying to swim in the Arkansas river, when it has been dry from shore to shore all summer and fall.

"Something must be done to keep Kansas from being the laughing stock of the migratory wild ducks."

That there is a more serious side to the situation was also presented by the progressive leader. He said that the gun merchants, powder and ammunition salesmen, etc., are organizing to take the matter up in a vigorous manner. They claim that about a million dollars' worth of fine ducking guns will lie idle, and squatting around there with a bunen of

Secretary Hospital where the marker of the supermeasure of the migratery wild ducks in to be found in the fillment surface water collects in points with the surface water collects in points and that the only real water for a self-respecting wild ducks is to be found the time of the illinois, folia, being the fillment was any have breat and that the only real water for a self-respecting wild ducks is to be found the the fillment was any have breat the little surface water collects in points and that the only real water for a self-respecting wild ducks is to be found the the fillment was an almost new filled and the markes ditted surface. The surface of the littles arrace water collects in points and that the only real water for a self-respecting wild ducks is to be found the little surface water collects in points and that the only real water for a self-respecting wild ducks is to be found the little surface water collects in points and that the only real water for a self-respecting wild ducks is to be found to the littles arrace water collects in points and that the only real water for a self-respecting wild ducks is to be found to the littles arrace water collects in points and that the only real water for a self-respecting wild ducks is to be found to the littles arrace water collects in points and that the only real water for a self-respecting wild ducks is to be found to the littles arrace water collects in points and that the only real water for a self-respecting wild ducks is to be found to the littles arrace water collects in points and that the only real water for a self-respecting wild ducks is to be found to the littles arrace water collects in points and that the only real water for a self-respecting wild ducks as to be found to the littles arrace water collects in points and that the only real water of the points of the points and the points of the points and the

lying at Norfolk. The material she needs to complete her outfit is expected to New York early in the week, and muda on the first leg of her cruise in the floor of the Atlantic, its deep currents and the like. From the Bermudas the Bache will return to Key West.

The steamer Endeave of the coast survey fleet, which has been undergoing repairs at Baltimore, has been completed and has sailed for St. Helena hav near Charleston, S. C., where she will engage in survey work. The coast survey steamer Hydrographer is employed in making a survey of the inland waterways of North Carolina to gather data for chart correction. Both the Hydrographer and Endeavor will remain in southern waters until the coming of warm weather in this latitude.

Fainting, Falls on Lighted Lamp. Susie Jordan, colored, forty-two years old, of 1236 5th street northwest, last night fainted and fell on a lighted lamp. She received burns to her body and arms. Physicians at Homeopathic Hospital say

For Federal Building at Richmond. An appropriation of \$600,000 for an additional site for the federal building at ond is provided in a bill intro-by Representative Montague of

# mega Neuralgia

fing nerves; then cover with flannel soaked in the Oil. Put a piece of dry flannel over this and bind tightly against the face. This simple treatment has brought peaceful rest to people who have suffered agonies.

Measure the

## Distance You Walk.

If you are fond of walking you should have a Pedometer. Put one in your pocket next time you go on a hike and it will tell you how many miles you cover. EYES EXAMINED FREE

OF CHARGE Roe Fulkerson, OPTICIAN, 1407 F St. N.W.

site Willard Hotel.



"I don't like to ask you, but will you the Avenue with a derby hat dancing please give me change for a cup of tea."

I haven't any money with me, and I'm

But it wasn't a "hesitation" dance. It

so weak I can't go on."

The woman who asked might have stepped out of dear old grandmother's chair by the chimney corner. Except that there are no crimney corners these days, and precious few old grandmothers, 'The woman who responded was just a so-so person who hurried on. And then felt ashamed of herself for not taking the little old dame into a cafe and seeing her safe home. You have to do not the can't a "hesitation" dance. It romped and danced and rolled onward for three whirlwindy squares, until the man who had been sprinting after it gave up the chase.

And as he gasped and wheezed—red and wind blown—this is what a batch of fellow men heard him yell—every last man of them chuckling at the poor which is the way of man, except when he's chasing a hat of his own: "You am keep it up to Jericho, if you want to. I'm done—you nuholy roller, himself." thing her safe home. You have to do a thing like that once in awhile to feel that you were worth the Lord's creating. So you were worth the Lord's creating. So she turned back to atone and had almost elbowed her way through the noon rush

the quavering appeal: "I don't like to ask you, but will you





The hat, however, had no notion of taking a trip to Jericho. It stopped the instant its owner turned, and slid into a sheltered curb ledge, where it lay until another man came along and related true.

"Eugenics" has become a catchword about January 22 she will start for Ber- lately. Ministers have preached about it and editors have written about it. Out search of life in the ocean at great of the flood of words the public seems to have caught the idea that the science is a new way of blindfolding Cupid.

That statement by Dr. C. B. Davenport, head of the eugenics record office at Cold Spring Harbor, L. I., defines the attitude of the scientific eugenists. The record office is a clearing house of eugenic ic information. It has received support from the Carnegie, Rockefeller and Haring millions, and is affiliated with the eugenic section of the American Breeders' Association. From it field workers are sent out to institutions in twelve American states, in which an intelligent interest is being taken in the problems of human evolution. It has aided in the establishment of a course in eugenics in ten American universities, and is in correspondence with the official bodies which are studying the new science in various European countries. Although the science is admittedly in its infancy, this statement is vouched for by the Cold Spring authorities.

Nature of Offspring Predicted. attitude of the scientific eugenists. The

If two imbeciles mate their children will all be feebleminded. If an imbecile or

"We do not make freak experiments in mating. Society does enough of that. We only keep a record of the experiments that others make."

Nature of Offspring Predicted.

"For most of the traits specifically and extensively studied, the student of eu- fool-proof is a benefactor to the race. genics can confidently predict the nature of the offspring of two parents of known

To be more specific, if two epileptics marry all their children will be epileptic.

or a force modifying such a quality. And all such observations, whether fragmentary or extensive, that so appear are highly prized and duly filed and indexed for study."

Traits Are Tabulated.

The first edition of the Trait Book, based upon the mass of information gathered at the record office, contains a tabulation of 2,500 traits. Mr. Laughlin hopefully says that the work has just begun. "The study must be continued until the behavior in inheritance of many of these traits becomes predictable." Information is not only gathered by a corps of field workers, but the record office maintains an index of persons and institutions engaged in studies of heredity, from scientists down to the purveyors of county histories. It furnishes cards to those interested, on which may be placed a variety of family and personal data. The hope is that in time a heredity record will be kept of every citizen. Dr. Metcalf states it in these words:

"I can in imagination see the day when

Whoever invents anything that is without pointing at anybody, we might ask why some one could not contrive a fool-proof device which might be carried in the pocket of the politician. Then, perhaps, when elected governor or senator he could avoid the unpleasant experience of below. Without pointing at anybody, we might ask why some one could not the unpleasant experience of being sent back home.

all be feebleminded. If an imbecile or epileptic marry a normal person one-fourth to one-half of the offspring will inherit abnormality. According to Dr. Rosanoff, one-third of our population now carries a taint of insanity.

As a means toward bettermen the scientific engenists—as distinguished from those good-hearted folk who are called eugenists because they strive to make the world better by overyday means—are trying to card-index humanity. At the beginning they investigated the strains of had blood, such as the hill folk in Jersey, the so-called Nam and Jukes and Kallikak families, and the degenerated inhabitants of certain islands off the Maine coast and in isolated mountain valleys. Now they are trying to gather a record of the inherited characteristics of families of good stock.

"No data," according to H. H. Laughlin, "are indexed at the eugenics record office that do not at least appear to be descriptive of an innate human quality or a force modifying such a quality. And all such observations, whether fragmentary or extensive, that so appear are highly prized and duly filed and indexed for study."

Traits Are Tabulated.

the unpleasant experience of being sent back home.

A fool-proof labor agitator would be a godsend also. He would organize men, drill them in the arts of getting what they ought to have, and help them to be self-reliant, courageous, thrifty, sober and to understand how to win success and not forfeit public esteem. He would cut out the yap-yap of revolution and blood and thundent of revolution and binder of revolution and blood and thundent of revolution and binder of revolution and

## THE COURTS.

Supreme Court of the United States.

Monday, January 19, 1914.

Present: The Chief Justice, Mr. Justice McKenna, Mr. Justice Holmes, Mr. Justice Day, Mr. Justice Hughes, Mr. Justice Van Devanter, Mr. Justice Lamar and Mr. Justice Pitney.

Charles A. Lindbergh of Little Falls.

Minn.; Samuel Walker Banning of Chicago, Ill.; Stanwix G. Mayfield of Denmark. S. C.: Charles Carroll Sims of

mark, S. C.; Charles Carroll Sims of Barnwell, S. C.; Thomas Jefferson Kirk-land of Camden, S. C.; Eugene D. Blake-ley of Kershaw, S. C. and David E. Greenstine of Detroit, Mich., were admit-ted to practice ted to practice.

No. 100. Chesapeake and Ohio Railway

Company, plaintiff in error, agt. L. B. Cockrell as administrator of the estate of Celia A. Banks, deceased; in error to the court of appeals of the state of Kentucky; judgment affirmed with costs; opinion by Mr. Justice Van Devanter.
No. 38. Joseph Patsone, plaintiff in error, agt, the commonwealth of Pennsylvania, in arror, to the source.

sylvania; in error to the supreme court of the state of Pennsylvania; judgment affirmed with costs; opinion by Mr. Justice Holmes; dissenting, Mr. Chief ustice White. No. 760. Robert C. Bacon et al., public

service commission of the state of Vermont, appellants, agt. Rutland Railroad Company; appeal from the district court of the United States for the district of Vermont; decree affirmed with costs; opinion by Mr.—ustice Holmes.

No. 797. J. W. Cain, plaintiff in error, agt. Company, in agt. Commercial Publishing Company; in Cregi States for the southern district of Mis

fornia; per curiam; dismissed for want of No. 68L Fred W. Lake et al., plaintiffs

FOOL-PROOF.

BY DR. FRANK CRANE.

(Copyright, 1913, by Frank Crane.)

The newspapers inform us that orwille Wright demonstrated his new stabilizer for aeroplanes at his training grounds at Simms station December 21.

It is a compensating device attached to the steering apparatus of the aeroplane which automatically controls the whon it is titled to a dangerous angle. The aeroplane files without the guiding hands of its driver, subject only the influence of the stabilizer and by Mr. H. H. Field for Chicago, Milwaukee and St. Paul Railway Company, stabilizer in the influence of the stabilizer and by Mr. Davis Milwaukee and St. Paul Railway Company, stabilizer and by Mr. H. H. Field for Chicago, Milwaukee and St. Paul Railway Company, stabilizer and by Mr. H. H. Field for Chicago, Milwaukee and St. Paul Railway Company, St. Paul Railway Company, stabilizer and by Mr. H. H. Field for Chicago, Milwaukee and St. Paul Railway Company, stabilizer and by Mr. H. H. Field for Chicago, Milwaukee and St. Paul Railway Company, stabilizer and by Mr. H. H. Field for Chicago, Milwaukee and St. Paul Railway Company, stabilizer and by Mr. H. H. Field for Chicago, Milwaukee and St. Paul Railway Company, ball for paintiff's attorneys, Arthur person to the state of lowa; passed, to be restored to the call pursuant to section in behalf of counsel.

Whosver invents anything that is fool-proof is a benefactor to the race.

United States Court of Claims.

United States Court of Claims.

General jurisdiction—Archie Fairley; judgment for claimant in the sum of \$146.67.

\$146.67.

Van H. Gwinn; conclusion of law dismissing petition.

James Shewan, jr., et al.; conclusion of law dismissing petition.

Indian depredation—Margareta Milligan et al., administrators; findings of fact and conclusion of law; judgment for claimants in the sum of \$935.

Finding of fact and conclusion of law

dismissing petition in each of following cases: Joseph Bissennette, surviving partner: Joseph Bissennette, Ramon Serna, Lizzie A. Laurin, administratrix; Urias O'Bryan and Thompson & McKee. Congressional—Findings of fact and conclusion in following cases: Josephine E. Brown, widow, no amount; Annie B. Wrsham, heir, \$87; Manly H. Simons, \$177,25; Jennie Anderson et al., heirs, \$74.82; Charles P. Perkins, \$99.04; William L. Earle, administrator, \$181.77; C. H. de Zevallos, heir, no amount; George W. Peters, no amount; Theresa Gunckle, widow, \$63.36; Peter Ludwig, no amount; Lizzie Lynch, widow, \$2.079.99.
Loyalty found in George P. Peters. Loyalty found in George P. Peters. Mabel R. Penrose, widow; order remanding to general docket for proof. Granville S. Bennett; order overruling claimant's motion for judgment and remanding to general docket for proof. Public service corporation of New Jersey; claimant's motion to remand to general docket for proof.

manding to general docket for proof.

Public service corporation of New Jersey; claimant's motion to remand to general docket allowed.

In re petition of Charles T. Wright et al. for purification of White Earth roll; motion of Renjamin L. Fairbanks for exyment of annuities overruled separate order filed setting cause for hearing Tuesday, April 14, 1914, and requiring that briefs of petitioners be filed in court on or before February 16, and other briefs prior to day set for hearing.

Joseph Herring; claimant's motion for new trial overuled.

William A. Hearn; claimant's motion to reinstate overuled.

Orders remanding to general docket for letters of administration in each of the following cases: W. Rodgers, Mary McCregnt, William J. Jones, Martha Fagard.

Longressional—George Taylor, welmin-

states for the southern district of Mississippi; judgment affirmed with costs; opinion by Mr. Justice McKenna.

The Chief Justice announced the following orders of the court:
No. 4. Charles Malbaum, appellant, agt. the United States; appeal from the district court of the United States for the northern district of Illinois; per curiam; decree affirmed on the authority of Johannessen agt. United States, 225 U. S. 227, and Luria agt. United States, 225 U. S. 8. 9.
No. 149. F. O. Norris et al., appellants, agt. J. E. Johnson et al.; appeal from the United States circuit court of appeals for the affith circuit; per curiam; dismissed for want of jurisdiction. Holden agt. Stratton. 191. U. S. 115; First National Bank agt. Title and Trust Company, 198 U. S., 280, 288; Hatch agt. Ketchum, trustee, 198 U. S. 580; Duryea Power Company agt. Sternberger. 218 U. S., 299, 301.
No. 680. Fred W. Lake and H. H. Snow, plaintiffs in error, agt. Mary A. Bonynge and W. A. Bonynge; in error to the supreme court of the state of California; per curiam; dismissed for want of jurisdiction. Holder agt. Title and Trust Company; loss U. S., 280, 288; Hatch agt. Ketchum, trustee, 198 U. S. 580; Duryea Power Company agt. Sternberger. 218 U. S., 299, 301.
No. 680. Fred W. Lake and H. H. Snow, plaintiffs in error, agt. Mary A. Bonynge and W. A. Bonynge; in error to the supreme court of the state of California; per curiam; dismissed for want of jurisdiction. Congressional-George Taylor, administrator; claimant's motion to reinstate allowed. William W. Austeel, executor;

Eliza, Miller. John M. Fiske, administrator, brig Polly, Field; claimant's motion to reinstate overruled.

George W. Heinzmann et al. (contract for erecting barracks and other buildings at Fort Benjamin Harriton, Ind.); argued by Mr. King for the claimants and Mr. F. W. Collins for the United States.

Assignments for 'Tuesday: Calendar Nos. 27, 50, 54, 69, 104, 105, 106, 108, 109 and 117.

## Court of Appeals.

Court of Appeals.

Present: The chief justice, Mr. Justice Robb and Mr. Justice Van Orsdel.

T. V. Maxedon and Lauren Carroll were admitted to practice.

No. 895. Patent appeal. Wolf & Sons agt. Lord & Taylor; argument continued by Mr. Odin Roberts for appellee, and concluded by Mr. J. M. Coit for appellant, No. 592. Patent appeal. Sutton agt. Wentworth; argument continued by Mr. A. S. Pattison for appellant, continued by Mr. Odin Roberts for appellee, and concluded by Mr. A. S. Pattison for appellent.

## District Supreme Court.

Vail agt. Jervis; order of publication:
and J. B. Clark.

Equity Court No. 1—Justice Gould.
Vail agt. Jervis; order of publication:
and J. B. Clark.

Extracte of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. Gaines; order of sale: attorney. Fountain Peyton.

Estate of Richard L. G

plaintiff's attorneys. W. C. Prentiss and J. B. Clark.
Farmer agt. Farmer; order for costs; plaintiff's attorney. M. S. Farmer, jr.
Herbert agt. Fidelity Trust Company; decree substituting trustee; plaintiff's attorney, Hayden Johnson.
Price agt. Tyree: order extending time and denying receivership; plaintiff's attorney, Malcolm Hufty; defendant's attorney, J. J. Darlington.
Swindell agt. Littman; order overruling motion to require witness to answer; plaintiff's attorneys, Birney & Birney; defendant's attorneys, T. L. Jeffords and E. F. Colladay.
Stilwell agt. Morris; order overruling exceptions to auditor's report; plaintiff's attorneys, Fleharty, Easby-Smith & Frey.
EQUITY COURT NO. 2—Justice Stafford. In relunacy of Frank Kosilck; seventh account of committee referred to auditor: attorney, Frederick A. Fenning.
Stewart agt. Stewart: rule as to contempt returnable January 23: plaintiff's attorneys. S. McComas Hawken and G. F. Havell: defendant's attorney, T. L. Jeffords.
Burlinsame agt. Manchester; time to settle digest of testimony is extended to represent the prisoner begged the court to send him to prison and not to fine him as

Schrider agt. Corby Brothers; verdict for plaintiff for \$900; judgment forthwith with costs; plaintiff's attorneys, Arthur Peter and P. B. Ray; defendant's attorney. G. B. Craighill.

Coblentz agt Palmer and Singer Manufacturing Company; bill of exceptions signed and ordered of record; plaintif's attorneys, Downing & Berry; defendant's attorneys, Ellis & Donaldson.

Gorrell agt. Drury; on trial; plaintif's

Gorrell agt. Drury; on trial; plaintiff's attorneys, W. G. Gardiner and Blains

## To Subscribers:

Subscribers to The Star who are served by the route boys will confer a favor by promptly reporting to The Star office, either in person, by telephone or by mail, any negligence on the part of the route boys.

# Midwinter Sale of Centemeri Gloves

\$1.15 2-clasp Lambskin, 79c pair. \$3.50 16-button French Kid, tan, navy, wistaria, taupe and brown, \$1.15 pair. Two popular items from one of the most extraordinary glove sales ever held in the city.

## Wooltex Coats--Another Cut! In effect today! It's certainly

worth any one's time to come and see these handsome Coats, guaranteed for two seasons' satisfactory wear, at these new low prices! Not all of our coats are Wooltex Coats, but Wooltex Coats will be found in all lots!

LOT 1- \$9.50 LOT 2-\$13.50 LOT 3-\$16.50 Coats up to \$22.50. Coats up to \$27.50. Coats up to \$35.00. The winter's best styles represented in fabrics of the highest grade-good assortments of colors and sizes.

Coppinger: defendant's attorneys, Maddox & Gatley.

CRIMINAL COURT NO. 1—Chief Justice Clabaugh.
U. S. agt. Amos M. Piper, libel; motion for new trial filed; recognizance \$2.000 taken, with W. W. Stewart surety; attorney, M. E. O'Brien.
United States agt. Tony Maggio, housebreaking; plea guilty; remanded; attorney, O. A. Bigoness.
United States agt. Theodore Williams; verdict guilty; sentenced to penitenverdict guilty; sentenced to peniten-tiary for three years; attorney, S. D.

Truitt
United States agt. William Green, assault with dangerous weapon; verdict guilty; attorney, N. C. Turnage,
United States agt. Mabel Smith, per-United States agt, Mabel Smith, perjury; order committing defendant.
United States agt, Samuel Stitt, assault with dangerous weapon; verdict guilty; attorney, C. S. Williams.
United States agt, John C. Billings, robbery; time to submit bill of exceptions extended to February 5 and to file transcript to February 20; attorneys, M. E. O'Brien and Peyton Gordon.

don.

United States agt. Dee E. Carlin, nonsupport; plea guilty; placed on probation on agreement to pay \$25 per month
for care of child; attorney, J. H. Lichthis year with a great exhibition at
Christiania, which will illustrate the

DISTRICT COURT-Justice Wright. In re opening of alley in square 964, cer-tain sum in registry ordered disbursed. CRIMINAL COURT NO. 2-Justice

Wright, Smith agt. Prudential Insurance Com

pany; verdict for plaintiff for \$129; plaintiff's attorneys, W. G. Gardiner and Blaine Coppinger; defendant's attorneys, B. S. Minor and Randolph Mason.

Auerbach agt. Johnston, on trial; plaintift's attorneys, Percy Metzger and R. E. Mattingly, defendant's account. Mattingly; defendant's attorney, M. J Colbert. PROBATE COURT-Justice Stafford.

Estate of Christiana Simpson; letters of administration granted to Julia V. Simpson; bond, \$500; attorney, A. B. Estate of Christiana Sir

Duvall.

Estate of Alfred S. Gillett; hearing postponed to February 24; caveator's attorney, A. S. Worthington; caveatee's attorney, J. J. Darlington.

In re Lena Swift; petition to appoint guardian filed; attorney, John J. Kelly.

Estate of Josephine R. Hagerty; commission ordered to issue; attorneys, McNeill & McNeill.

Estate of Stilson Hutchins; petition of caveatees for letters rogatory filed and

aveatees for letters rogatory filed and ule issued. Estate of Mary K. Matthews; order for distribution; attorneys, McKenney, Flan-nery & Hitz. Estate of Mary Maloney; order to distribute furniture; attorney, Joseph D.

Sullivan.
In re Frances A. Clarke; order substituting private surety; attorney, A. L. Newmyer.
Estate of Elizabeth Stoner; will admitted to probate and letters of a ministration c.t.a. granted to Charles Lusk; bond, \$4,000; attorney, E.

Bailey.

Estate of William H. Butler; will admitted to probate and letters testamentary granted to Amelia B. Butler; bond, \$500; attorney, E. H. Thomas. In re Thomas A. King; order appointing Julia E. King guardian; bond, \$800; order of allowance; attorney I. H. Linton.

Estate of Mary H. B. Hitt; order to assign policy; attorney, I. R. Hitt. assign policy; attorney, I. R. Hitt. Estate of Robert F. Carroll; order

for instructions; attorney George F. Havell.

Estate of Richard L. Gaines; order of

in citizen will be compulsory, when no it is said executions of the most careful scrutiny of the bunder of synthesis whose children will be a burden to the state. The bearing of children is, of course, not an individual right, but as of certiorari to the United States; petition for a get, the United States; petition for a call privilege, and in time it must come to be so recognized."

No. \$19. John S. Talbott, petitioner, and the United States; petition for a get, the United States; petition for a circuit court of appeals for the fifth circuit court of appeals for the fifth circuit submitted by Mr. Desph U. Swe. Alden, in behalf of Mr. Joseph U. Swe. Alden, in behalf of Mr.

was "sold up" every week or two. He desired that the workmen should inherit his father's properties, and for this reason the family branded him an "agitator."

Directors of Eastern Star Home. The Grand Chapter, Order of the Eastern Star, at its final session Saturday evening, elected Mrs. Alcena Lamond, Mrs. Eliza T. Walson and Mrs. Helen B. Strait members of the board of directors of the Masonic and Eastern Star Home

## NORWAY IS NOT TOUCHED BY ECONOMIC DEPRESSION

Enjoys Prosperous Year-Movement for More Adequate Defense Growing.

pondence of The Star.

Defenses Only Weak Point.

Amid the universal satisfaction at-

orded by the spectacle of Norway's

movement in favor of providing Norway with more adequate defenses in testified to by the fact that a deputation on the subject representing all parties was received a few days ago by the premier.

The propaganda is being actively continued, and most of the newspapers contain articles on the subject signed by prominent authors, among them Prof. Fridtjof Nansen, who contributed a remarkable essay, copies of which are being distributed in pamphlet form in hundreds of thousands. Prof. Nansen urged the Norwegian Prof. Nansen urged the Norwegian people to awake from its lethargy re CHRISTIANIA, January 9, 1914.

Norway has just ended a prosperous year with her industry progressing and her trade still increasing. The statistics of exports and imports in 1913 were very good, and the harvests reached a total value of 230,000,000 tkroner. No symptoms have been remarked of the economic depression obmarked of the economic depression observed in other countries, and Gives Black Hawk a Chance.

ly developed. The strength of the movement in favor of providing Nor-

Pending the necessary legislation pe mitting the town of Black Hawk, Col., to purchase 900 acres of public lands for it water supply, Secretary Lane of the land-terior Department has ordered the land-withdrawn from other disposition.

## Bill Proposes Experiment Station

Estab'ishment of an experiment station prosperity and progress the only dark shadow is cast by the growing feeling that Norway's international situation is weak and her defense not sufficient-



# AUTO SHOW

CONVENTION HALL 5th and L Sts. N.W.

Daily 10 A.M. to 10:30 P.M.

January 19 to 24, 1914

See the Display of Gasoline Pleasure Cars Electric Pleasure Cars Cyclecars—Motor Trucks

Concerts Afternoons and Evenings by the

U. S. MARINE BAND

Lieut. Wm. H. Santelmann, Leader

Society Day 50C Admission, 25c



